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10	UNITED STATES DISTRICT COURT	
11		
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14	UNITED STATES OF AMERICA,) CASE NO. 20 CR-0108 JD
)
15	Plaintiff,))
16	v.) STIPULATION AND PROPOSED ORDER TO) VACATE AND RESET SENTENCING DATE
17	MARK DJANGO HICKS, a/k/a KAFANI, TYRONE ALEXANDER JONES,) FOR DEFENDANTS ARREOLA-MARTIN,) POOL, AND SKOROCHOD
18	SUSAN ARREOLA-MARTIN,)
19	CHRISTOPHER POOL, DEMARCUS HICKS a/k/a SMURF,))
20	DIONYSIUS ("DONNIE") COSTELLO, and LEIF SKOROCHOD,))
21	Defendants.))
))
22		
23	Counsel for the United States and counsel for defendants CHRISTOPHER POOL, SUSAN	
24	ARREOLA-MARTIN, and LEIF SKOROCHOD in the above-captioned matter jointly file this	
25	Stipulation and Proposed Order asking the Court to vacate the April 25, 2022 sentencing date for these	
26	three defendants and set a new sentencing date for all three defendants on May 23, 2022, at 10:30 a.m.	
27	before the Court. The parties ask that the Court vacate the sentencing date and allow them additional	
28	STIPULATION TO RESET SENTENCING DATES Case No. 20-CR-0108 JD	

time so that they may gather and prepare additional information relevant to the sentencing to the Court. 1 2 The parties have confirmed with the Court's courtroom deputy that that date is available. 3 The parties further stipulate and agree that if the Court sets sentencing on May 23, 2022, 4 sentencing memos will be due May 9, 2022, and responses may be filed no later than May 16, 2022. 5 The undersigned Assistant United States Attorneys certify that they have obtained approval from 6 counsel for the defendants to file this stipulation and proposed order. IT IS SO STIPULATED. 7 8 9 DATED: March 28, 2022 /s/ David J. Ward DAVID J. WARD 10 BARBARA J. VALLIERE **Assistant United States Attorneys** 11 DATED: March 28, 2022 12 /s/ with permission 13 STEVEN KALAR Attorney for Defendant SKOROCHOD 14 15 /s/ with permission CHARLES WOODSON 16 Attorney for Defendant POOL 17 /s/ with permission 18 KENNETH WINE Attorney for Defendant ARREOLA-19 MARTÍN 20 21 22 23 24 25 26 27 28

STIPULATION TO RESET SENTENCING DATES Case No. 20-CR-0108 JD

[PROPOSED] ORDER

Based upon the stipulation of the parties, and for good cause shown, the Court hereby orders that the April 25, 2022 sentencing date for defendants POOL, SKOROCHOD, and ARREOLA-MARTIN in the above-captioned matter be vacated, and that sentencing be set for defendants POOL, SKOROCHOD, and ARREOLA-MARTIN on May 23, 2022, at 10:30 a.m. before this Court. Sentencing memos will be due on May 9, 2022, and responses may be filed no later than May 16, 2022.

IT IS SO ORDERED.

DATED: March 31, 2022

HON. JAMES PONATO United States District Judge

STIPULATION TO RESET SENTENCING DATES Case No. 20-CR-0108 JD